MAY 31 5T 2020 CR 2019 60009 - CV 2020000 24 # 2020 JUN -5 PN 2: 08 CocHISE COUNTY Superior court MEED ME STATE OF ARMONA CITY OF BISBER DIVISION 5 CONT ROOM Honorable Judge J. Comologe presiding (DEFENDENT) [Jesus. E loreto JR] 2-17-1975 1919 S Barnett no Bisher 47 85600 mail Box 4055 Bisber AZ 35603 Jesus Locate 92 D gmail. com. RE: PIEB DEA! IS DISSOUVED found TO CONTAIN discreparcies of major impact - Defendan T CAMOT Be held Bunding as The charge. Date Time - place and offense are incorrect. WE MUST GO TO The (Record) For yenification and neview. ITS Totally incorrect as Stated on The recent, your Honor, I did not pussess a firearm on or about July 5 2018 in cochise county AZ, 85603, while illowing I was a prohibited possesson. we were all Rushed your Honon, we missed This important (very important error). We had a similian problem last court proceeding of you recall with Frances in The PLEA Agreement - MR ECKHIND requested

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CR 2019 60009 - CN 202000024

Coultist courty superior court

State of Annuna City of Bisber

DIVISION 5 CMT ROOM

Honorable judge J. Comolonge presidne

(DEFENDENT) (JOSUS. E loreto JR) 2-17-1975

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mai/Box 4055 Bisbec AZ 35603

Jesus Loretu 92 D gmail. com

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A month TO redo - revise - Re offer 15 which was graphed and I was given A month to carefully review it and either accept it or dany it which I Caten denied. I Honestly Do not believe I should be held responsible for This error and I cannot be convicted OF a diffrent crime your Honor, I will ask you Honset response, would you accept to Be Held responsible For The wrong Action as described in a legal Document But is different and stated on the neiono as such. I believe NUT, This is a loyal court Document 15 NEEDS To be dissolved - Ammended - Corrected and Reoffered as Before, SIA. FURTLEY MME I WAS MADE AWARE OF The'S WNEXPECTED plea deal MAY 25 LOOD VIA email By (TSH) and told specifically, I had Till 3: pm MRY DVI 2020 (wednesday 3pm) TO necept on day 11. plea Deal Clearly States exp Date of June 15T2020 I have emails to support my claim viewable upm Request. Surley A legal contract would not be Acceptable if Jose loper, signed it instead of Leus Ernestoleretour- Tribat world be incorrect -SIR- I notified mr (TSH) immedially as I am doing 50 m good Faith To everyone else sin . Then K you

1) 2)

Date/Time: Apr. 9. 2019 10:14AM

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TO: Here is all The Documentation You need again FaxED NOT emailed! Last week or some time ago I know These Things are Time Sensative Tom I understand if my case is not a High profile or Big money case, I Know your a buy man with caces that are thigh profile Big money cases, and I humbly opologize if my fleod of emails and info That I Think is of value To my case because my like is Harging By a Thread Because of it has been Overwhelming But i Thought into was Key-lest six if this case (my case) cannot he Handled with The Same Attention as The High prefile cases (That To me IT is) I understand if you cannot award your expertise Due to When over neason it may be! it would devastate The TO Lose you form for you are a hall of got a lawyer DAVID Tells me so please confier you got The Fore and it we swime. * * * * Communication Result Report (Mar. 29. 2019 To:08AM) * * *

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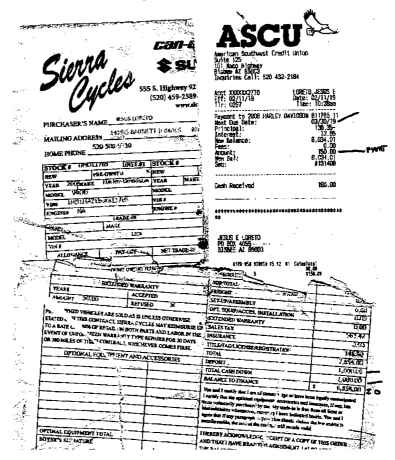
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Reason for error
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Tom This is all I could count up Today



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IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF COCHISE

Defendant.

The State of Arizona and the Defendant hereby agree to the following disposition of the cases.

COUNT 6: MISCONDUCT INVOLVING WEAPONS, A Clarational disposition of the cases.

On or about July 5, 2018 in Configuration.

A Fire arm on July 5Th, 2018

In addition to the factual basis and mens rea provided by or on behalf of the Defendant, the Defendant agrees that the Grand Jury Transcript is expressly incorporated within the factual basis required by this Agreement.

This offense is a non-dangerous, non-repetitive offense under the criminal code.

Terms: On the following understandings, terms and conditions:

COUNT 6: carries a presumptive sentence of 2.5 years; a minimum sentence of 1 years; a mitigated sentence of 1.5 years (with two or more mitigating factors); and a maximum sentence of 3 years; and an aggravated sentence of 3.75 years (with two or more aggravating factors). Probation IS NOT available. The maximum fine that can be imposed is \$150,000 plus an 83% surcharge.

When the Defendant is sentenced to prison, Defendant shall also be sentenced to serve a term of community supervision equal to one-seventh of the prison term to be served consecutively to the actual period of imprisonment. If Defendant fails to abide by the conditions of community supervision, Defendant can be required to serve the remaining term of community supervision in prison. Special conditions regarding sentence imposed by statute (if any) are: Pursuant to A.R.S. § 13-610, Defendant shall submit to Deoxyribonucleic Acid (DNA) testing for law enforcement identification purposes.

The parties stipulate to the following additional terms, subject to court approval at the time of sentencing as set forth in term 8: